AMENDMENT OF SOLICITATI	ON/MODIFICATI	ON OF CONTRA	CT	1. Contract I		Page 1 Of 13
2. Amendment/Modification No.	3. Effective Date	4. Requisition/Purchas	se Req		5. Project No. (I	f applicable)
08	2007MAY15	SEE SCHEDU	JLE			
6. Issued By	Code W56HZV	7. Administered By (If	other	than Item 6)		Code S4201A
U.S. ARMY TACOM LCMC AMSTA-AQ-ALEA PAUL KLOTT (586)574-7190 WARREN, MICHIGAN 48397-5000 HTTP://CONTRACTING.TACOM.ARMY.MIL WEAPON SYSTEM: WPN SYS: MM		DCMA CENTRAL PI PO BOX 15512 YORK PA 17409		2		
EMAIL: KLOTTP@TACOM.ARMY.MIL		SCD) C	PAS NONE		' HQ0337
8. Name And Address Of Contractor (No., Stre	et, City, County, State and	l Zip Code)		9A. Amendmer	nt Of Solicitation I	No.
BAE SYSTEMS LAND & ARMAMENTS INC. 1100 BAIRS RD YORK, PA 17405-1512				9B. Dated (See	Item 11)	
			Х	10A. Modificat	ion Of Contract/C	Order No.
		_		W56HZV-05-G-	0005/0003	
TYPE BUSINESS: Large Business Perfo	rming in U.S.		Ī	10B. Dated (Se	e Item 13)	
Code 06085 Facility Code				2005JUN23		
The above numbered solicitation is amend	HIS ITEM ONLY APPLI					
Offers must acknowledge receipt of this amendment prior to the hour and date specified in the solicitation or as amended by one of the following methods: (a) By completing items 8 and 15, and returning copies of the amendments: (b) By acknowledging receipt of this amendment on each copy of the offer submitted; or (c) By separate letter or telegram which includes a reference to the solicitation and amendment numbers. FAILURE OF YOUR ACKNOWLEDGMENT TO BE RECEIVED AT THE PLACE DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR TO THE HOUR AND DATE SPECIFIED MAY RESULT IN REJECTION OF YOUR OFFER. If by virtue of this amendment you desire to change an offer already submitted, such change may be made by telegram or letter, provided each telegram or letter makes reference to the solicitation and this amendment, and is received prior to the opening hour and date specified. 12. Accounting And Appropriation Data (If required) NO CHANGE TO OBLIGATION DATA						
13. THIS KIND MOD CODE: G	ITEM ONLY APPLIES T It Modifies The Contra	O MODIFICATIONS O act/Order No. As Describ			DERS	
A. This Change Order is Issued Pursual The Contract/Order No. In Item 10	Λ.					n Item 14 Are Made In
B. The Above Numbered Contract/Orde Set Forth In Item 14, Pursuant To T	he Authority of FAR 43.10	03(b).				opropriation data, etc.)
X C. This Supplemental Agreement Is Entered Into Pursuant To Authority Of: Mutual Agreement of the Parties						
D. Other (Specify type of modification a	nd authority)					
E. IMPORTANT: Contractor is not,	<u> </u>	this document and retu			copies to the Issuin	<u> </u>
14. Description Of Amendment/Modification (C SEE SECOND PAGE FOR DESCRIPTION	Organized by UCF section	headings, including solid	citation	n/contract subje	ct matter where fo	asible.)
Except as provided herein, all terms and conditions of the document referenced in item 9A or 10A, as heretofore changed, remains unchanged and in full force and effect. 15A. Name And Title Of Signer (Type or print) 16A. Name And Title Of Contracting Officer (Type or print)						
		DENISE MIKA		MY.MIL (586)5		*
15B. Contractor/Offeror	15C. Date Signed				17-1010	16C. Date Signed
	_	Ву		/SIGNED/		2007MAY15
(Signature of person authorized to sign)		(Signa	ature o	of Contracting C	Officer)	

Reference No. of Document Being Continued

PIIN/SIIN W56HZV-05-G-0005/0003

MOD/AMD 08

Page 2 of 13

Name of Offeror or Contractor: BAE SYSTEMS LAND & ARMAMENTS INC.

SECTION A - SUPPLEMENTAL INFORMATION

- 1. The purpose of Modification P00008 to Order 0003 to Basic Ordering Agreement W56HZV-05-G-0005 is to change the delivery date for 21 vehicles on CLIN 0001AA from 31 March 2007 until 31 May 2007, to change the Part Number for TSCP on the list of Government Furnished Material and to correct the part number for the Hinge support p/n 12385234-3S1 in Section H allowing duty free entry.
- 2. This action is done at no change to the contract price. This delay in delivery was caused by problems with the MPU and is not the responsibility of the Contractor. The Contractor has advised the Government that no adjustment to the contract price will be sought.
- 3. Section B, CLIN 0001AA is changed to reflect the change in delivery date.
- 4. Section F, Paragraph F.4.1 is changed to reflect the change in delivery schedule from 31 March 2007 to 31 May 2007.
- 5. Attachment 1 is changed to reflect the change in part number for the TSCP.
- 6. Section H, Paragraph H.5.1 is changed to correct the part number for the hinge support.
- 7. All other terms and conditions of the order remain in effect.

*** END OF NARRATIVE A 0010 ***

Reference No. of Document Being Continued PIIN/SIIN W56HZV-05-G-0005/0003 MOD/AMD 08

Page 3 **of** 13

Name of Offeror or Contractor: BAE SYSTEMS LAND & ARMAMENTS INC.

ITEM NO	SUPPLIES/SERVICES	QUANTITY	UNIT	UNIT PRICE	AMOUNT
	SECTION B - SUPPLIES OR SERVICES AND PRICES/COSTS				
0001AA	PRODUCTION QUANTITY	33	EA	\$** N/A **	\$31,492,104.43
	NOUN: M7 BFIST PRON: 725081BF72 PRON AMD: 04 ACRN: AA AMS CD: 31102897002				
	Packaging and Marking PACKAGING/PACKING/SPECIFICATIONS: COMMERCIAL LEVEL PRESERVATION: Commercial LEVEL PACKING: Commercial				
	Inspection and Acceptance INSPECTION: Origin ACCEPTANCE: Origin				
	Deliveries or Performance DOC SUPPL REL CD MILSTRIP ADDR SIG CD MARK FOR TP CD 001 W80KTY5168D002 Y00000 M 1 PROJ CD BRK BLK PT GBB DEL REL CD QUANTITY DEL DATE				
	002 21 31-MAY-2007				
	FOB POINT: Destination SHIP TO: (Y00000) SHIPPING INSTRUCTIONS FOR CONSIGNEE (SHIP-TO) WILL BE FURNISHED PRIOR TO THE SCHEDULED DELIVERY DATE FOR ITEMS REQUIRED UNDER THIS REQUISITION.				
	CONTRACT/DELIVERY ORDER NUMBER W56HZV-05-G-0005/0003				

Reference No. of Document Being Continued

PIIN/SIIN W56HZV-05-G-0005/0003 MOD/AMD 08

Page 4 of 13

Name of Offeror or Contractor: BAE SYSTEMS LAND & ARMAMENTS INC.

SECTION F - DELIVERIES OR PERFORMANCE

- F.1 F.O.B. POINTS
- F.1.1 The F.O.B. point for M7 BFIST vehicles and data is DESTINATION.
- F.2 DELIVERY FIELDING SCHEDULE DISCREPANCIES
- F.2.1 If there are any discrepancies between the delivery schedules and/or fielding schedules in Section B and F of the contract, Section F takes precedence.
- F.3 ACCEPTANCE DATE FOR VEHICLES
- F.3.1 Unless specified below, the date of vehicle/kit acceptance shall be the last working day in a given month.
- F.4 FIELDING SCHEDULE FOR M7 BFIST VEHICLES
- F.4.1 FY05 M7 BFIST vehicles shall be fielded in accordance with the following schedule. The Contractor may DD250 these vehicles at the fielding site(s) or the York facility prior to handoff with the condition that the Contractor shall guarantee that vehicles meet all performance requirements upon hand-off to the receiving units.

<u>Vehicle Type</u>	Quantity	Fielding Location	<u>Final DD250 Date</u>
M7 BFIST	21 each	Ft. Hood	31 May 2007
M7 BFIST	11 each	Ft. Hood	30 Sep 2007
M7 BFIST	1 each	Ft. Hood	28 Feb 2007*

*This vehicle has an initial fielding location of YPG on 28 Feb 2007 and will DD250'd at that time. The final fielding location is Ft. Hood.

*** END OF NARRATIVE F 0001 ***

Reference No. of Document Being Continued

PIIN/SIIN W56HZV-05-G-0005/0003

MOD/AMD 08

Page 5 of 13

Name of Offeror or Contractor: BAE SYSTEMS LAND & ARMAMENTS INC.

SECTION H - SPECIAL CONTRACT REQUIREMENTS

H.1 PERFORMANCE-BASED PAYMENTS 52.232-32 May 1997

H.1.1 Performance Based Payments

- a. Amount of payments and limitations on payments. Subject to such other limitations and conditions as are specified in this contract and this clause, the amount of payments and limitations on payments shall be specified in the contract's description of the basis for payment.
- b. Contractor request for performance-based payments. The Contractor may submit requests for payment of performance-based payments not more frequently than monthly, in a form and manner acceptable to the Contracting Officer. Unless otherwise authorized by the Contracting Officer, all performance-based payments in any period for which payment is being requested shall be included in a single request, appropriately itemized and totaled. The Contractor's request shall contain the information and certification detailed in paragraphs(1) and (m) of this clause.
 - c. Approval and payment of requests.
- (1) The Contractor shall not be entitled to payment of a request for performance-based payment prior to successful accomplishment of the event or performance criterion for which payment is requested. The Contracting Officer shall determine whether the event or performance criterion for which payment is requested has been successfully accomplished in accordance with the terms of the contract. The Contracting Officer may, at any time, require the Contractor to substantiate the successful performance of any event or performance criterion which has been or is represented as being payable.
- (2) A payment under this performance-based payment clause is a contract financing payment under the Prompt Payment clause of this contract, and approved requests shall be paid in accordance with the prompt payment period and provisions specified for contract financing payments by that clause. However, if the Contracting Officer requires substantiation as provided in paragraph (c)(1) of this clause, or inquiries into the status of an event or performance criterion, or into any of the conditions listed in paragraph (e) of this clause, or into the Contractor certification, payment is not required, and the prompt payment period shall not begin until the Contracting Officer approves the request.
- (3) The approval by the Contracting Officer of a request for performance-based payment does not constitute an acceptance by the Government and does not excuse the Contractor from performance of obligations under this contract.
 - d. Liquidation of performance-based payments.
- (1) Performance-based finance amounts paid prior to payment for delivery of an item shall be liquidated by deducting a percentage or a designated dollar amount from the delivery payment. If the performance-based finance payments are on a delivery item basis, the liquidation amount for each such line item shall be the percent of that delivery item price that was previously paid under performance-based finance payments or the designated dollar amount. If the performance-based finance payments are on a whole contract basis, liquidation shall be by either predesignated liquidation amounts or a liquidation percentage.
- (2) If at any time the amount of payments under this contract exceeds any limitation in this contract, the Contractor shall repay to the Government the excess. Unless otherwise determined by the Contracting Officer, such excess shall be credited as a reduction in the unliquidated performance-based payment balance(s), after adjustment of invoice payments and balances for any retroactive price adjustments.
- e. Reduction or suspension of performance-based payments. The Contracting Officer may reduce or suspend performance-based payments, liquidate performance-based payments by deduction from any payment under the contract, or take a combination of these actions after finding upon substantial evidence any of the following conditions:
- (1) The Contractor failed to comply with any material requirement of this contract(which includes paragraphs (h) and (i) of this clause).
- (2) Performance of this contract is endangered by the Contractor's(i)Failure to make progress; or (ii) unsatisfactory financial condition.
- (3) The Contractor is delinquent in payment of any subcontractor or supplier under this contract in the ordinary course of business.
 - f. Title.
- (1) Title to the property described in this paragraph (f) shall vest in the Government. Vestiture shall be immediately upon the date of the first performance-based payment under this contract, for property acquired or produced before that date. Otherwise, vestiture shall occur when the property is or should have been allocable or properly chargeable to this contract.

Reference No. of Document Being Continued

PIIN/SIIN W56HZV-05-G-0005/0003

MOD/AMD 08

Page 6 **of** 13

Name of Offeror or Contractor: BAE SYSTEMS LAND & ARMAMENTS INC.

- (2) Property. As used in this clause, includes all of the following described items acquired or produced by the Contractor that are or should be allocable or properly chargeable to this contract under sound and generally accepted accounting principles and practices: (i) Parts, materials, inventories, and work in process; (ii) special tooling and special test equipment to which the Government is to acquire title under any other clause of this contract; (iii) nondurable (i.e., nonmartial) tools, jigs, dies, fixtures, molds, patterns, taps, gauges, test equipment and other similar manufacturing aids, title to which would not be obtained as special tooling under subparagraph (f)(2)(ii) of this clause; and (iv) Drawings and technical data, to the extent the Contractor or subcontractors are required to deliver them to the Government by other clauses of this contract.
- (3) Although title to property is in the Government under this clause, other applicable clauses of this contract (e.g., the termination or special tooling clauses) shall determine the handling and disposition of the property.
- (4) The Contractor may sell any scrap resulting from production under this contract, without requesting the Contracting Officer's approval, provided that any significant reduction in the value of the property to which the Government has title under this clause is reported in writing to the Contracting Officer.
- (5) In order to acquire for its own use or dispose of property to which title is vested in the Government under this clause, the Contractor must obtain the Contracting Officer's advance approval of the action and the terms. If approved, the basis for payment (the events or performance criteria) to which the property is related shall be deemed to be not in compliance with the terms of the contract and not payable (if the property is part of or needed for performance), and the Contractor shall refund the related performance-based payments in accordance with paragraph (d) of this clause.
- (6) When the Contractor completes all of the obligations under this contract, including liquidation of all performance-based payments, title shall vest in the Contractor for all property (or the proceeds thereof) not (i) Delivered to, and accepted by, the Government under this contract; or (ii) Incorporated in supplies delivered to, and accepted by, the Government under this contract and to which title is vested in the Government under this clause.
- (7) The terms of this contract concerning liability for Government-furnished property shall not apply to property to which the Government acquired title solely under this clause.
- g. Risk of loss. Before delivery to and acceptance by the Government, the Contractor shall bear the risk of loss for property, the title to which vests in the Government under this clause, except to the extent the Government expressly assumes the risk. If any property is damaged, lost, stolen, or destroyed, the basis of payment (the events or performance criteria) to which the property is related shall be deemed to be not in compliance with the terms of the contract and not payable (if the property is part of or needed for performance), and the Contractor shall refund the related performance-based payments in accordance with paragraph (d) of this clause
- h. Records and controls. The Contractor shall maintain records and controls adequate for administration of this clause. The Contractor shall have no entitlement to performance-based payments during any time the Contractor's records or controls are determined by the Contracting Officer to be inadequate for administration of this clause.
- i. Reports and Government access. The Contractor shall promptly furnish reports, certificates, financial statements, and other pertinent information requested by the Contracting Officer for the administration of this clause and to determine that an event or other criterion prompting a financing payment has been successfully accomplished. The Contractor shall give the Government reasonable opportunity to examine and verify the Contractors records and to examine and verify the Contractor's performance of this contract for administration of this clause.
 - j. Special terms regarding default. If this contract is terminated under the Default clause:
 - (1) the Contractor shall, on demand, repay to the Government the amount of unliquidated performance-based payments, and
- (2) title shall vest in the Contractor, on full liquidation of all performance-based payments, for all property for which the Government elects not to require delivery under the Default clause of this contract. The Government shall be liable for no payment except as provided by the Default clause.
 - k. Reservation of rights.
- (1) No payment or vesting of title under this clause shall (i)excuse the Contractor from performance of obligations under this contract; or (ii) constitute a waiver of any of the rights or remedies of the parties under the contract.
- (2) The Government's rights and remedies under this clause (i) shall not be exclusive, but rather shall be in addition to any other rights and remedies provided by law or this contract; and shall not be affected by delayed, partial, or omitted exercise of any right, remedy, power, or privilege, nor shall such exercise or any single exercise preclude or impair any further exercise under this clause or the exercise of any other right, power, or privilege of the Government.

Reference No. of Document Being Continued

PIIN/SIIN W56HZV-05-G-0005/0003

MOD/AMD 08

Page 7 **of** 13

___) against the property acquired or produced for, and

Name of Offeror or Contractor: BAE SYSTEMS LAND & ARMAMENTS INC.

- 1. Content of Contractor's request for performance-based payment. The Contractor's request for performance-based payment shall contain the following:
 - (1) The name and address of the Contractor;
 - (2) The date of the request for performance-based payment;
 - (3) The contract number and/or other identifier of the contract or order under which the request is made;
 - (4) Such information and documentation as is required by the contracts description of the basis for payment; and
 - (5) A certification by a Contractor official authorized to bind the Contractor, as specified in paragraph (m) of this clause.
- m. Content of Contractors certification. As required in paragraph (1)(5) of this clause, the Contractor shall make the following certification in each request for performance-based payment:
 - I certify to the best of my knowledge and belief that-

(3) There are no encumbrances (except as reported in writing on ___

- (1) This request for performance-based payment is true and correct; this request (and attachments) has been prepared from the books and records of the Contractor, in accordance with the contract and the instructions of the Contracting Officer;
- (2) (Except as reported in writing on _______), all payments to subcontractors and suppliers under this contract have been paid, or will be paid, currently, when due in the ordinary course of business;
- allocated or properly chargeable to, the contract which would affect or impair the Government's title;
- (4) There has been no materially adverse change in the financial condition of the Contractor since the submission by the Contractor to the Government of the most recent written information dated ______; and
- (5) After the making of this requested performance-based payment, the amount of all payments for each deliverable item for which performance-based payments have been requested will not exceed any limitation in the contract, and the amount of all payments under the contract will not exceed any limitation in the contract.
- H.2 ESSENTIALITY/MATERIALITY OF DELIVERY SCHEDULE
- H.2.1 For purposes of the Performance Based Payments clause (See provision H.1, above) it is agreed and understood that the vehicle fielding and data delivery schedules is a material requirement of this contract. The Government may reduce or suspend payments in the event the Contractor becomes delinquent in deliveries or where it is evident that delivery will not be timely because of the Contractors failure to make progress.
- H.3 MATERIAL REQUIREMENTS
- H.3.1 In accordance with FAR 52.211-5 of this contract entitled Material Requirements, the used, reconditioned or remanufactured materials listed in Attachment 8 (to be provided at a later date) to the contract entitled "Approved Used, Reconditioned or Remanufactured Material" have been approved for use under the contract.
- H.4 DATA RESPONSIBILITY
- H.4.1 Recognizing that a visual review by the Government of data delivered or released under this contract may be insufficient to prove out their adequacy for intended use, the Contractor shall certify prior to contract completion, that to the best of his knowledge and belief all such data are complete and conform to the data requirements of this contract. Failure of related data, made under the terms of this contract, to meet the requirements thereof shall be cause for rejection as unacceptable. Prior to final acceptance of the drawings and related data by the Government, the Contractor shall submit evidence that drawings and related data rejected as unacceptable have been corrected. Notwithstanding such final acceptance, the Government may require the Contractor to remedy by correction or replacement, as directed by the Contracting Officer, data deficiencies (i) at any time during the performance of this contract, and (ii) for a period of three (3) years thereafter, in accordance with Special Provision H.19 of the basic BOA entitled WARRANTY OF DATA.

Reference No. of Document Being Continued

PIIN/SIIN W56HZV-05-G-0005/0003

MOD/AMD 08

Page 8 **of** 13

Name of Offeror or Contractor: BAE SYSTEMS LAND & ARMAMENTS INC.

H.5.1 In accordance with paragraph (b) of the Duty-Free Entry clause of this contract, in addition to duty free entry for all qualifying country supplies (end products and components) all eligible end products subject to applicable trade agreements (if this contract contains the Buy American Act - Trade Agreements - Balance of Payments Program clause or the Buy American Act - North American Free Trade Agreement Implementation Act - Balance of Payments clause), the following foreign end products that are neither qualifying country end products nor eligible end products under a trade agreement, and the following foreign nonqualifying country components, are accorded duty-free entry:

01) 12369774-F Turrent Ring Forging Canadian Forgings Inc. 02) 12369775-F Turrent Ring Forging Canadian Forgings Inc. 03) 12369776-F Turrent Ring Forging Canadian Forgings Inc. 04) 12369777-F Turrent Ring Forging Canadian Forgings Inc. 05) 12369778-F Intake Grill Forging Canadian Forgings Inc. 06) 12334321-F Shield Field Forging Canadian Forgings Inc. 07) 12295295-F Bracket Forging Canadian Forgings Inc. 08) 12369308 Shock Absorber General Kinetics Engineering Corp. 09) 12359649 Plain Bearing General Kinetics Engineering Corp. 10) M5506622 Steel Armor Plate Stelco 11) M5323572 Steel Armor Plate Stelco 12) M5504740 Steel Armor Plate Stelco 13) 12367362-S Mount Hinge Support Vestshell Inc. 14) 12385234-3S1 Hinge Support Vestshell Inc. 15) 12385234-4S1 Hinge Support Vestshell Inc. 16) 9380346-14C Lug Sight Arm Inv Vestshell Inc.
03) 12369776-F Turrent Ring Forging Canadian Forgings Inc. 04) 12369777-F Turrent Ring Forging Canadian Forgings Inc. 05) 12369778-F Intake Grill Forging Canadian Forgings Inc. 06) 12334321-F Shield Field Forging Canadian Forgings Inc. 07) 12295295-F Bracket Forging Canadian Forgings Inc. 08) 12369308 Shock Absorber General Kinetics Engineering Corp. 09) 12359649 Plain Bearing General Kinetics Engineering Corp. 10) M5506622 Steel Armor Plate Stelco 11) M5323572 Steel Armor Plate Stelco 12) M5504740 Steel Armor Plate Stelco 13) 12367362-S Mount Hinge Support Vestshell Inc. 14) 12385234-381 Hinge Support Vestshell Inc. 15) 12385234-481 Hinge Support Vestshell Inc.
04) 12369777-F Turrent Ring Forging Canadian Forgings Inc. 05) 12369778-F Intake Grill Forging Canadian Forgings Inc. 06) 12334321-F Shield Field Forging Canadian Forgings Inc. 07) 12295295-F Bracket Forging Canadian Forgings Inc. 08) 12369308 Shock Absorber General Kinetics Engineering Corp. 09) 12359649 Plain Bearing General Kinetics Engineering Corp. 10) M5506622 Steel Armor Plate Stelco 11) M5323572 Steel Armor Plate Stelco 12) M5504740 Steel Armor Plate Stelco 13) 12367362-S Mount Hinge Support Vestshell Inc. 14) 12385234-381 Hinge Support Vestshell Inc. 15) 12385234-481 Hinge Support Vestshell Inc.
05) 12369778-F Intake Grill Forging Canadian Forgings Inc. 06) 12334321-F Shield Field Forging Canadian Forgings Inc. 07) 12295295-F Bracket Forging Canadian Forgings Inc. 08) 12369308 Shock Absorber General Kinetics Engineering Corp. 09) 12359649 Plain Bearing General Kinetics Engineering Corp. 10) M5506622 Steel Armor Plate Stelco 11) M5323572 Steel Armor Plate Stelco 12) M5504740 Steel Armor Plate Stelco 13) 12367362-S Mount Hinge Support Vestshell Inc. 14) 12385234-381 Hinge Support Vestshell Inc. 15) 12385234-481 Hinge Support Vestshell Inc.
06) 12334321-F Shield Field Forging Canadian Forgings Inc. 07) 12295295-F Bracket Forging Canadian Forgings Inc. 08) 12369308 Shock Absorber General Kinetics Engineering Corp. 09) 12359649 Plain Bearing General Kinetics Engineering Corp. 10) M5506622 Steel Armor Plate Stelco 11) M5323572 Steel Armor Plate Stelco 12) M5504740 Steel Armor Plate Stelco 13) 12367362-S Mount Hinge Support Vestshell Inc. 14) 12385234-381 Hinge Support Vestshell Inc. 15) 12385234-481 Hinge Support Vestshell Inc.
07) 12295295-F Bracket Forging Canadian Forgings Inc. 08) 12369308 Shock Absorber General Kinetics Engineering Corp. 09) 12359649 Plain Bearing General Kinetics Engineering Corp. 10) M5506622 Steel Armor Plate Stelco 11) M5323572 Steel Armor Plate Stelco 12) M5504740 Steel Armor Plate Stelco 13) 12367362-S Mount Hinge Support Vestshell Inc. 14) 12385234-3S1 Hinge Support Vestshell Inc. 15) 12385234-4S1 Hinge Support Vestshell Inc.
08) 12369308 Shock Absorber General Kinetics Engineering Corp. 09) 12359649 Plain Bearing General Kinetics Engineering Corp. 10) M5506622 Steel Armor Plate Stelco 11) M5323572 Steel Armor Plate Stelco 12) M5504740 Steel Armor Plate Stelco 13) 12367362-S Mount Hinge Support Vestshell Inc. 14) 12385234-381 Hinge Support Vestshell Inc. 15) 12385234-481 Hinge Support Vestshell Inc.
09) 12359649 Plain Bearing General Kinetics Engineering Corp. 10) M5506622 Steel Armor Plate Stelco 11) M5323572 Steel Armor Plate Stelco 12) M5504740 Steel Armor Plate Stelco 13) 12367362-S Mount Hinge Support Vestshell Inc. 14) 12385234-381 Hinge Support Vestshell Inc. 15) 12385234-481 Hinge Support Vestshell Inc.
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11) M5323572 Steel Armor Plate Stelco 12) M5504740 Steel Armor Plate Stelco 13) 12367362-S Mount Hinge Support Vestshell Inc. 14) 12385234-381 Hinge Support Vestshell Inc. 15) 12385234-481 Hinge Support Vestshell Inc.
12) M5504740 Steel Armor Plate Stelco 13) 12367362-S Mount Hinge Support Vestshell Inc. 14) 12385234-381 Hinge Support Vestshell Inc. 15) 12385234-481 Hinge Support Vestshell Inc.
13) 12367362-S Mount Hinge Support Vestshell Inc. 14) 12385234-3S1 Hinge Support Vestshell Inc. 15) 12385234-4S1 Hinge Support Vestshell Inc.
14) 12385234-3S1 Hinge Support Vestshell Inc. 15) 12385234-4S1 Hinge Support Vestshell Inc.
15) 12385234-4S1 Hinge Support Vestshell Inc.
16) 0200246-14C Iva Sight Arm Thy Vogtaboll Ing
10/ 2300340-14C Dug Signic Arm inv vescsmeil inc.
17) 12307272-C Hinge Com Casting Vestshell Inc.
18) 12359272-C Control Rod Plate Vestshell Inc.
19) 254772-1 Bracket Vestshell Inc.
20) 12307410-C Bracket Casting Vestshell Inc.
21) 12359290-C Bracket Casting Cabiran C/O Mistral
22) 12297231-C Bracket Casting Cabiran C/O Mistral
23) 12359291-C Eye Bracket Casting Cabiran C/O Mistral
24) 12294495-C Casting Support Cabiran C/O Mistral
25) 12298207-2 Retainer Tie Down Cabiran C/O Mistral
26) 12294396-C Casting Coupling Cabiran C/O Mistral
27) 12294397-C Output Casting Coupling Cabiran C/O Mistral
28) 12466033-3 Color Flat Panel Display Computing Devices of Canada (CDC)
29) 3227398-0001 BIOC Display Kit Raythen Electronic Systems (Supplier Brimar Ltd, U.K.)
30) 12350934-F Forging, Cover Canada Forgings Inc.
31) 264X13031X5000 Bearing, Roller SKF USA
32) 12297950 Bearing, Pair SKF USA
33) 12308476 Journal Assembly Dana Corporation
34) 05-2-3443 Spider and Bearing Dana Corporation
35) 303824-701 Conn Interface CCA General Dynamics, Canada
36) 304012-701 Display Head Ass'y General Dynamics, Canada
37) 304038-701 Display Video General Dynamics, Canada
38) 256881-703 Power Supply General Dynamics, Canada

- H.6 GOVERNMENT RIGHT TO FURNISH PROPERTY, MATERIAL, AND/OR EQUIPMENT and SHIPMENT
- H.6.1 The Government shall furnish in a timely manner the items listed in Attachment 1 of this contract to support build of vehicles. The Government reserves the right to bulk deliver the items to the Contractor. Bulk delivery must occur more than 120 days in advance of the vehicle build schedule. The Contractor is responsible for notifying the Government of any changes in build schedules.
- H.6.2 In addition to the Government furnished property, material and/or equipment described in Attachment 1 of this contract, the Government reserves the right to furnish to the Contractor other items of Government property, material and/or equipment or to increase the quantities specified in Attachment 1.
- H.6.3 The contractor shall promptly take such action as the Contracting Officer may direct with respect to such additional property, material and/or equipment. In the event the Government exercises its right under this paragraph, the parties will agree to equitably adjust the contract price and/or delivery schedule or performance dates in accordance with the procedures provided for in the "Changes" clause of this contract. The contractor shall submit either a proposal for equitable adjustment or rationale for no equitable adjustment within thirty (30) days following the Contracting Officer's notice of change. Failure to agree to an equitable adjustment shall be a dispute concerning a question of fact within the meaning of the "Disputes" clause.

Reference No. of Document Being Continued

PIIN/SIIN W56HZV-05-G-0005/0003

MOD/AMD 08

Page 9 **of** 13

Name of Offeror or Contractor: BAE SYSTEMS LAND & ARMAMENTS INC.

H.6.4 All property furnished pursuant to this paragraph shall be subject to the provisions of the "Government Property" clause of this contract.

H.7 USE OF GOVERNMENT PROPERTY AND FACILITIES

H.7.1 The Contractor based this contract price on rent-free use of property and facilities that were initially made available under other contracts (see below). The Government property and facilities are in the possession of the Contractor and subcontractors accountable under the below listed Government contracts. Rent-free, non-interference use of Government property accountable under those contracts is approved.

CONTRACT	CONTRACTOR	PROGRAM
a) DAAE07-95-C-X030	United Defense	System Technical Support
b) DAAE07-96-C-X036	United Defense	BFV Remanufacture
c) DAAE07-00-C-M002	United Defense	BFV Remanufacture
d) DAAE07-01-C-M011	United Defense	BFV STS

H.8 SECURITY REQUIREMENTS

- H.8.1 Contract Security Classification Specification DD Form 254, Attachment 3, is applicable to performance under this contract.
- H.9 DEPARTMENT OF DEFENSE ACTIVITY ADDRESS CODE
- H.9.1 The Department of Defense Activity Address Code (DODAAC) for use under this contract is CK007T.
- H.10 MAKE-OR-BUY PROGRAMS IN ACCORDANCE WITH SUBPART 15.4 OF THE FAR
- H.10.1 The Contractor operates in accordance with a make or buy procedure ("United Defense Production Documentation Department Operating Procedure-PD-20, Revision B") that determines which items are to be purchased from outside suppliers for use in a product. The procedure is applicable to all Government production programs/contracts, including this contract. As such, no specific make-or-buy plan will be submitted for this contract. The contractor shall perform to its established procedure, hereafter referred to as the "program". The program (procedure) has been reviewed by the Government. It is considered an acceptable process for determining make or buy items.
- H.10.2 If the Contractor desires to change its make or buy program or items under the contract, it shall review the requirements of FAR 52.215-9 of this contract entitled, "Changes or Additions to Make or Buy Program" to determine if notification to the Government and/or contract adjustment is required.
- H.10.3 The contractor shall submit and negotiate changes from BUY to MAKE for those items over \$500,000 in each program year. For MAKE items the Contractor shall submit and negotiate changes only if the change would result in a subcontract over \$500,000.00 in any program year. Any short-term or temporary changes to alleviate manufacturing problems and/or delivery problems or changes specifically authorized by the Government will not be submitted or negotiated as changes to the Make or Buy Program.
- H.11 PRIORITY RATING
- H.11.1 A priority rating of D0-A4 is assigned to this contract and it is certified for National Defense use under DMS Regulation 1. The contractor shall take all necessary actions to extend this rating to its suppliers or subcontractors where required.
- H.12 NOTIFICATION OF INCONSISTENCIES
- H.12.1 Should the contractor discover or suspect any inconsistencies among contract provisions, requirements, specifications, and/or documents, he shall immediately notify the Procuring Contracting Officer in writing.
- H.13 SMALL AND SMALL DISADVANTAGE BUSINESS SUBCONTRACTING PLAN
- H.13.1 Attachment 13 to the contract lists the small and small disadvantaged business subcontracting plan(s) that are applicable to this contract. The plan(s) are incorporated by reference. The contractor shall retain copies of their vendors and subcontractors small and small disadvantage business subcontracting plan(s). These copies of the plans, along with the contractor's plan(s), shall be made available for review by appropriate government officials.

Reference No. of Document Being Continued

PIIN/SIIN W56HZV-05-G-0005/0003

MOD/AMD 08

Page 10 of 13

Name of Offeror or Contractor: BAE SYSTEMS LAND & ARMAMENTS INC.

H 14 ALTERATIONS IN CONTRACT PROVISIONS

- H.14.1 Contract Section I, General Provision I.57, FAR 52.243-1, "Changes-Fixed Price (August 1987)", paragraph c, is revised by replacing "30 days" with "90 days".
- H.14.2 Contract Section I, General Provision I.93, FAR 52.243-7, "Notification of Changes (April 1984)", the fill-in portion of paragraph b is 90 days and the fill in portion of paragraph d is 30 days.

H.15 TITLE TO SPECIAL TOOLING -- DEVIATION

H.15.1 In accordance with the September 16, 1999 Class Deviation -- Special Tooling, DAR tracking number 99-00012 issued by the Director, Defense Procurement, the portion of the Government Property clause for fixed price contracts FAR 52.245-2 that states that special tooling is subject to title provisions in the special tooling clause is waived. The waiver is necessary because the 1984 edition of the Special Tooling clause (see Paragraph H.58), as contained in this contract, does not contain title provisions.

H.16 FAR PART 45 -- DEVIATION

H.16.1 In accordance with the July 13, 1999 Class Deviation from Federal Acquisition Regulation Part 45, DAR tracking number 99-00008, issued by the Director, Defense Procurement, the property record keeping and periodic physical inventory requirements for low-value property (special tooling, special test equipment, and plant equipment with an acquisition value of less than \$5,000 or less) is reduced per the deviation. Further in accordance with the deviation the contractor may defer reporting the loss, damage or destruction of low-value property until contract termination or completion.

H.17 SPECIAL TOOLING - FAR 52.245-17 -- (APRIL 1984) -- DEVIATION

- a) Definition: "Special tooling" means jigs, dies, fixtures, molds, patterns, taps, gauges, other equipment and manufacturing aids, all components of these items, and replacement of these items, that are of such specialized nature that without substantial modification or alteration their use is limited to the development or production of particular supplies or parts thereof or performing particular services. It does not include material, special test equipment, facilities (expect foundations and similar improvements necessary for installing special tooling), general or special machine tools, or similar capital items. Special tooling, for the purpose of this clause, does not include any item acquired by the Contractor before the effective date of this contract, or replacement of such items, whether or not altered or adapted for use in performing this contract, or items specifically excluded by the Schedule of this contract.
- b) Use of special tooling: The contractor agrees to use the special tooling only in performing this contract or as otherwise approved by the Contracting Officer.
- c) Initial list of special tooling: If the Contracting Officer so requests, the contractor shall furnish the Government an initial list of all special tooling acquired or manufactured by the Contractor for performing this contract (but see paragraph (d) for tooling that has become obsolete). The list shall specify the nomenclature, tool number, related product part number (or service performed), and unit or group cost of the special tooling. The list shall be furnished within 60 days after delivery of the first production end item under this contract unless a later date is prescribed.
- d) Changes in design: Changes in the design or specifications of the end items being produced under this contract may affect the interchangeability of end item parts. To such an event, unless otherwise agreed to by the Contracting Officer, the contractor shall notify the Contracting Officer of any part not interchangeable with a new or superseding part. Pending disposition instructions, such usable tooling shall be retained and maintained by the contractor.
- e) Contractor's offer to retain special tooling: The Contractor may indicate a desire to retain certain items of special tooling at the time it furnishes a list or notification pursuant to paragraph (c), (d), or (h) of this clause. The contractor shall furnish a written offer designating those items that it wishes to retain by specifically listing the items or by listing the particular products, parts, or services for which the times were used or designed. Their offer shall be made on one of the following bases:
- 1) An amount shall be offered for retention of the items free of any Government interest. This amount shall ordinarily not be less than the current fair value of the items, considering among other things, the value of the items to the contractor for use in future work.
- 2) Retention may be requested for a limited period of time and under terms as may be agreed to by the Government and the contractor. This temporary retention is subject to final disposition pursuant to paragraph (i) of this clause.
- f) Property control records: The contractor shall maintain adequate property control records of all special tooling in accordance with

Reference No. of Document Being Continued

PIIN/SIIN W56HZV-05-G-0005/0003

MOD/AMD 08

Page 11 of 13

Name of Offeror or Contractor: BAE SYSTEMS LAND & ARMAMENTS INC.

its normal industrial practice. The records shall be made available for Government inspection at all reasonable times. To the extent practicable, the contractor shall identify all special tooling subject to this clause with an appropriate stamp, tag, or other mark.

- g) Maintenance: The contractor shall take all reasonable steps necessary to maintain the identity and existing condition of usable items of special tooling from the date such items are no longer needed by the contractor until final disposition under paragraph (i) of this clause. These maintenance requirements do not apply to those items designated by the Contracting Officer for disposal as scrap or identified as of no further interest to the Government under paragraph (i)(4) of this clause. The contractor is not required to keep unneeded items of special tooling in place.
- h) Final list of special tooling: When all or a substantial part of the work under this contract is completed or terminated, the contractor shall furnish the Contracting Officer a final list of special tooling with the same information as required for the initial list under paragraph (c) of this clause. The final list shall include all items not previously reported under paragraph (c). The contracting officer may provide a written waiver of this requirement or grant an extension. The requirement may be extended until the completion of this contract authorizing the use of the special tooling under paragraph (b) of this clause. Special tooling that has become obsolete as a result of changes in design or specification need not be reported except as provided for in paragraph (d).
- i) Disposition instructions: The contracting officer shall provide the contractor with disposition instructions for special tooling identified in a list or notice submitted under paragraphs (c), (d), or (h) of this clause. The instructions shall be provided within 90 days of receipt of the list or notice, unless the period is extended by mutual agreement. The contracting officer may direct disposition by any of the methods listed in subparagraph (1) through (4) of this paragraph, or a combination of such methods. Any failure of the Contracting Officer to provide specific instruction within the 90 day period shall be construed as direction under subparagraph (i)(3).
- 1) The Contracting Officer shall give the contractor a list specifying the products, parts, or services for which the Government may require special tooling and request the contractor to transfer title (to the extent not previously transferred under any other clause of this contract) and deliver to the Government all usable items of special tooling that were designed for or used in the production or performance of such products, parts or services and that were on hand when such production or performance ceased.
- 2) The Contracting Officer may accept or reject any offer made by the Contractor under paragraph (e) of this clause to retain items of special tooling or may request further negotiation of the offer. The contractor agrees to enter into negotiations in good faith. The net proceeds from the contracting officer's acceptance of the contractor's retention offer shall either be deducted from amounts due the contractor under this contract or shall be otherwise paid to the government as directed by the contracting officer.
- 3) The contracting officer may direct the contractor to sell, or dispose of as scrap, for the account of the Government, any special tooling reported by the contractor under this clause. The net proceeds of all sales shall either be deducted from amounts due the contractor under this contract or shall be paid to the Government as directed by the Contracting Officer. To the extent that the Contractor incurs any costs occasioned by compliance with such directions, for which it is not otherwise compensated, the contract price shall be equitably adjusted in accordance with the Changes clause of this contract.
- 4) The Contracting Officer may furnish the contractor with a statement disclaiming further Government interest or rights in any of the special tooling listed.
- j) Storage or shipment: The contractor shall promptly transfer to the Government title to the special tooling specified by the Contracting Officer and arrange for either the shipment or the storage of such tooling in accordance with the final disposition instruction in subparagraph (i) (1) of this clause. Tooling to be shipped shall be properly packaged, packed, and marked in accordance with the directions of the Contracting Officer. Tooling to be stored shall be stored pursuant to a storage agreement between the Government and the Contractor, and as direct by the Contracting Officer. Tooling shipped or stored shall be accompanied by operation sheets or other appropriate documentation necessary to show the manufacturing operations or processes for which the items were used or designed. To the extent that the contractor incurs costs for authorized storage or shipment under this paragraph and not otherwise compensated for, the contract price shall be equitably adjusted in accordance with the Changes clause of this contract.
- k) Subcontract provisions: In order to perform this contract, the contractor may place subcontracts (including purchase orders) involving the use of special tooling. If the full cost of tooling is charged to those subcontracts, the contractor agrees to include in the subcontracts appropriate provisions to obtain Government rights comparable to the rights of the Government under this clause (unless the contractor and the Contracting Officer agree that such rights are not of substantial interest to the Government). The contractor agrees to exercise such rights for the benefit of the Government as directed by the Contracting Officer.

H.18 UID

H.18 The contractor is required to apply a UID to the vehicle system delivered under CLIN 0001AA in accordance with the DFARS clause at 252.211-7003. For this contract, the application of the UID to vehicle down parts or spares is not required.

Reference No. of Document Being Continued

PIIN/SIIN W56HZV-05-G-0005/0003

MOD/AMD 08

Page 12 of 13

Name of Offeror or Contractor: BAE SYSTEMS LAND & ARMAMENTS INC.

H.19.1 The prices for the Red River Army Depot material and labor listed below are based on Not To Exceed (NTE) subcontractor pricing with Red River Army Depot.

H.19.2 The NTE subcontractor prices for 33 BFIST vehicles are set forth below:

<u>Item</u>	NTE Price
Miscellaneous Parts	\$830,268
Guns	221,315
Teardown	487,089
Inspection	10,062
TOTAL:	\$1,548,734

H.19.2.1 The contract prices for the items referenced in H.20.2 shall be adjusted to reflect any reduction negotiated to the NTE subcontract price. The difference between the reduction in the NTE subcontract price and the respective final negotiated subcontract prices shall be subtracted from the appropriate vehicle prices in the prime contract.

H.19.2.2 The Contractor shall submit a proposal for a downward adjustment of the aforementioned interim subcontract prices within 90 days after award of Delivery Order 0003. A bilateral modification shall be executed incorporating the impact of any price reduction into the appropriate areas of the contract. The Government shall reimburse the Contractor the costs and fee for fact finding, negotiating and definitizing the subcontractor proposals assigned with H.21.2 and the total settlement amount will be less than the ceiling amount.

H.19.3 If agreements on definitive subcontract prices are not reached between the Contractor and the subcontractor, or if the Contractor and the Government do not reach an agreement on final prices to replace the above NTE subcontract prices within 90 days of award of Delivery Order 0003, or such other period as may be agreed to by the Contracting Officer, the Contracting Officer has the right to determine a reasonable final price for the above described subcontract for the purpose of determining the final adjustment due under this special provision is subject to appeal by the Contractor, pursuant to the clause of the Basic Ordering Agreement entitled "Disputes."

CONTINUATION SHEET	PIIN/SIIN W56HZV-05-G-0005/0003	MOD/AMD 08	
Name of Offeror or Contractor: BAE SYSTEM	S LAND & ARMAMENTS INC.		•
SECTION J - LIST OF ATTACHMENTS			
List of		Number	

Title

Addenda Title
Attachment 001 GOVERNMENT FURNISHED MATERIAL FOR M7 BFIST

Addenda

Reference No. of Document Being Continued

Page 13 of 13

Date of Pages Transmitted By

09-JUN-2005

PIIN/SIIN W56HZV-05-G-0005/0003

MOD/AMD 08

ATT/EXH ID Attachment 001

PAGE 1

GOVERNMENT FURNISHED MATERIAL FOR 33 M7 BFIST VEHICLES (CLIN 0001AA)

<u>Nomenclature</u>	<u>Part Number</u>	Oty for 33 M7 BFIST
Roadwheels BFV	12358464-R-GFM	792
Track Assy BFV Left, 82 Pads	12359466-3GFM	33
Track Assy BFV Right, 84 Pads	12359466-4GFM	33
15 Degree Periscope	12357908-GFM	66
20 Degree Periscope	12357909-GFM	66
M17 Periscope	12357918-GFM	330
M27 Periscope	12357792-GFM	33
Drivers Instrument Panel	12307275-1	33
KVH Driver's Display Unit	12386473	33
Comp Cyl FM-200	12462990-GFM	33
Fire Extinguisher	12293184-GFM-R	66
Heater Vehicular	2540-01-396-2826	33
Heater, Water, MRE	7310-01-387-1305-GFM	33
25MM Barrels/Enhanced (fluted) barrels	12524520	33
Inertial Navigation Unit	12484747	33
Integrated Sight Unit	13492497	33
MEP Installation Kit	12987420	
Mission Processor Unit	12501360	33
TSCP	12501335	33
PCU	1272555	33
EPLRS Installation Kit	MK-2520A/VSQ-1	33
BFIST Dual SINCGARS IK	CECOM PPL-10589	33
	aka MK-BFIST	
LCU Table Kit	4250710	33
DAGR Installation Mounting Bracket	987-5006-001	33
DAGR RA-2 Antenna	013-1981-020	33
Decal	A3206498-GFM	33
Decal	A3206496-GFM	33
BFIST VIS, AN/VIC-3(V)13	A3210709-GFM	33
Driver's Control Box	12386472	33